addition thereto. Upon any sale of said property under this mortgage, whether under the above assent to a decree or under the above power of sale, the proceeds of sale shall be applied as follows, to wit: first, to the payment of all expenses incident to said sale, including a counsel fee of Fifty Dollars for conducting the proceedings; and also a commission to the party making said sale equal to the commission allowed trustees for making sales of property under decree of a court of equity in Maryland; second, to the payment of all claims of the Mortgagee, its successors or assigns hereunder, whether or not the same shall have then matured; third, to the reimbursement of the Veterans Administration for any sums paid by it on account of the guaranty or insurance of the indebtedness secured hereby; and fourth, the balance, if any, to the said Mortgagors, their heirs, or personal representatives or assigns.

If the indebtedness secured hereby be guaranteed or insured under the Servicemen's Readjustment Act, as amended, such Act and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties, and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended

to conform thereto.

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders, and the term "Mortgagee" shall include any payee of the indebtedness hereby secured or any transferee thereof whether by operation of law or otherwise.

	Witness the sig	gnature(s) and seal(s) of the Mor	rtgagor(s)	on the day	and year firs	st above written.
With	ness: / ROBEI	Man der	Lat	ira A. Es	sex	[SEAL]
STA	TE OF MARY	YLAND, CITY OF BALTIMORE	<u> </u>	to wit:		
the afor	I HEREBY CERT	rify, That on this 6th tary Public of the State of Mary appeared Thomas Frost I the above named	day of yland, in a Essex and	May nd for the d Laura A		, 19 59, before me, his wife acknowledged the
the the age	densideration of	ne also personally appeared of the within body corporated and mortgage is true and bona for and is duly authorized to m	rate, Mort fide as ther	ein set fort	made oath	
afor	esaid.	THEOF, I have hereunto set	my hand	o fres	TE NAYDÉN	andle
0. 22,210 EQUITY	ECTRCUIT COURT FOR DERICK COUNTY In Equity)	S. CALWELL, rney Named in Mortgage VS. S. FROST ESSEX AND A. ESSEX, HIS WIFE	PIFF'S EXHIBIT "A"	marnace 13/968		